

Please read this carefully before completing the installation process and using the Font Software. This agreement contains disclaimers for warranties and of liability. With the purchase of BINNENLAND Font Software, you confirm that you have read, understand and agree to be bound by the terms of this agreement, and that you have the authority to bind the person or entity specified on your invoice to the terms of this Agreement. BINNENLAND grants you a non-exclusive, non-transferable license to use the Font Software and Documentation, provided that you agree to the following:

Use of Font Software

1.1

BINNENLAND gives you a limited, non-exclusive, non-transferable license to install and use the BINNENLAND Font Software specified on your invoice (e.g. a 5 End User Licenses means on one to five computers) and one output device such as printer, an imagesetter or a film recorder at one physical location. If the font is placed on a font server, each device that accesses that server counts as one device. If your configuration exceeds this format, you are required to purchase additional licenses.

1.2

You may not modify, adapt, translate, reverse engineer, decompile, disassemble, alter or otherwise copy any BINNENLAND Font Software. You are permitted to make a copy for personal archival purposes only. BINNENLAND Font Software may not be sub-licensed, sold, leased, rented, lent, or further distribute to any other person or entity. You agree that you will not distribute any part of the software through any online service.

1.3

You shall not transfer the License Agreement issued to you, to a third party, neither partially nor completely. This License Agreement is non-transferable, unless you have written permission from BINNENLAND.

1.4

The embedding of the BINNENLAND Font Software in PDF documents is allowed for the sole purpose of providing documents to printers or other outside suppliers for reproduction. Furthermore, the embedding of BINNENLAND Font Software in Flash documents is allowed for the sole purpose of creating vector graphics for inclusion on web pages, and provided that the extraction of the Fonts is prohibited. To publish documents with embedded fonts (e.g. on the Web, Mobile or Applications) you need a special license agreement, depending on the technology used and the scale of publication.

1.5

If you are an advertising agency, acting on behalf of an advertising agency or otherwise acting in a similar capacity or for the benefit of a third party, the purchase of a license for your client is required and depending upon the scope of the intended use, a further license upgrade and/or the purchase of a special license may also be required.

Copyright

2.1

You agree that the Font Software and Documentation, and all copies thereof, are owned by BINNENLAND, and such structure, organization and code are the legal property of BINNENLAND. You acknowledge that the Font Software and the Documentation are protected by the laws of Switzerland.

Limited Warranty

3.1

All BINNENLAND fonts have been tested on standard Mac OS X- and Windows 7/10-driven computer systems. If the Font Software does not perform substantially in accordance with the Documentation, the entire and exclusive liability and remedy shall be limited to either, at BINNENLAND's discretion, the replacement of the Font Software or a full refund of the license fee you paid for the Font Software. To make a warranty claim, you must return the Font Software to BINNENLAND with a copy of your sales receipt.

3.2

BINNENLAND guarantees that the Font Software (which means the software itself as well as its Typefaces created by or derived from the Font Software) and use thereof in accordance with this License Agreement does not infringe upon any third party rights. BINNENLAND makes no guarantees, express or implied, as to merchantability or suitability for a particular purpose. BINNENLAND shall in no event be liable to the Licensee or any other third party for any direct, indirect, consequential, or incidental damages, including damages from loss of business profits, business interruption, lost data or lost savings. Even if a BINNENLAND representative has been advised of the possibility of such damage, or for any claim against you by any third party. Under no circumstances shall BINNENLAND's liability exceed the replacement cost of the software.

3.3

You agree to indemnify BINNENLAND from any liability and against all claims for damage which may result from your breaching this License Agreement.

Withdrawal from this Agreement by BINNENLAND

4.1

BINNENLAND prohibits any use of the Font Software with which legal provisions or the rights of a third party are violated. In these cases BINNENLAND has the right to withdraw from the License Agreement and to terminate the right of use. This will eliminate any refund of incurred license fees. BINNENLAND is entitled to terminate the license agreement if the application of the Font Software infringes morality to an unacceptable extent or if it is to be feared that it would violate human dignity, or a third party is discriminated against on grounds of gender, descent, race, language, home and origin, belief, religious or political views, sexual identity, or a disability. In this case, any further right of use is revoked. Furthermore the use of the previously realised products with this Font Software is prohibited. In addition, there is no refund of any incurred license fees.

4.2

This License is effective until terminated. BINNENLAND has the right to terminate your license immediately if you fail to comply with any terms of this Agreement. In addition, BINNENLAND reserves the right to claim punitive damages. Upon such termination you will destroy the original and any copies of the Font Software and related Documentation.

Please bear in mind that font-piracy is illegal and punishable by law!

BINNENLAND
Print and Desktop Font
End User License Agreement
Bern, Switzerland, June 2021